

MANY RICHMOND CASES ARE DECIDED BY COURT

Judgment Is Affirmed in Case of Virginia State Fair Association vs. Amusement Concession.

DECISION IS BY JAMES KEITH

In Allen's Executrix vs. Virginia Trust Company, Trustee, et al., Decree Is Reversed—Long List of Opinions Is Handed Down.

(Special to The Times-Dispatch.)
Wytheville, Va., June 11.—The following opinions were handed down by the Supreme Court of Appeals this morning:

By James Keith, president: Merchants' administrator vs. Sherry, Circuit Court of Chesterfield County, judgment affirmed; Cook's administrator vs. City of Danville, Corporation Court of city of Danville, judgment affirmed; Whittle vs. Davis, Circuit Court of city of Petersburg, decree affirmed; Virginia State Fair Association vs. Amusement Concession, Corporation Court of city of Richmond, judgment affirmed; Allen's executrix vs. Virginia Trust Company, Trustee, et al., Circuit Court of city of Richmond, decree reversed.

By Judge R. H. Cardwell: Hicks, personal representative, vs. Romaine, Circuit Court of Chesterfield County, judgment affirmed; Saunders vs. Terry, Corporation Court of the city of Lynchburg, decree affirmed; L. E. Mumford vs. Bank of Kilmarnock, Inc., Circuit Court of Lancaster County, judgment affirmed; Hamilton vs. Wisard et al., Circuit Court of Northampton County, judgment reversed; Cardozo vs. the Middle Atlantic Immigration Company, Inc., Law and Equity Court of city of Richmond, judgment reversed; Schroeder vs. Woodward et al., Circuit Court of Loudoun County, decree reversed.

By Judge John A. Buchanan: Nunnally vs. Stokes et al., Circuit Court of Loudoun County, decree affirmed; Collier et al. vs. Soward and Roper et al., Circuit Court of city of Petersburg, decree affirmed; Smith et al. vs. Ramsey, Circuit Court of Carroll County, judgment reversed; Chaslin et al. vs. Lake, Circuit Court of Loudoun County, decree reversed; Boyd vs. Boyd, Corporation Court of city of Lynchburg, judgment reversed.

By Judge George M. Harrison: Cox, administrator, vs. Castle, Administrator, etc., Circuit Court of city of Norfolk, judgment affirmed; Bridgewater Milling Corporation of Fredericksburg, Inc., Circuit Court of Lower Company, County, decree affirmed; Norfolk Trucking Company, Inc., vs. Norfolk Southern Railway Company, Corporation Court of city of Norfolk, judgment reversed; Richardson Construction Company vs. Whiting Lumber Company, Corporation Court of Norfolk, judgment reversed; Western Union Telegraph Company vs. Billingsley, Circuit Court of Norfolk, judgment reversed; Hampton vs. Norfolk, executors et al., Circuit Court of Westmoreland County, decree reversed.

By Judge Stanford G. Whitfield: Rogers et al. vs. City of Danville, Corporation Court of city of Danville, judgment affirmed; Charles Star et al. vs. City of Norfolk, judgment affirmed; Higgins vs. Whitmore, Circuit Court of Norfolk County, judgment affirmed; Lake Bowling Alley Co., Inc., vs. City of Richmond, judgment affirmed; Chesapeake and Ohio Railway Company vs. Parkers' administrator, Circuit Court of Henrico County, judgment affirmed; Lachar vs. Latham, Circuit Court of Halifax County, judgment reversed; Robinson vs. Mash, administrator, et al., Circuit Court of Northumberland County, decree affirmed by divided court.

Petitions for Rehearing.
Southern Railway Company vs. Jacobs, Circuit Court of Brunswick County, rehearing refused; Virginia Railway and Power Company vs. Ayers, Law and Equity Court of city of Richmond, rehearing refused; Williams et al. vs. Lipbart, Hastings Circuit Court, Part II, city of Richmond, rehearing refused; Stephen Purney Shoe Company vs. Richmond, Fredericksburg and Potomac Railroad Company, Circuit Court of Henrico County, rehearing refused.

Petitions for Appeals, Etc.
United States Lumber Company vs. Shumard, Circuit Court of Grayson County, writ of error and supersedeas, bond \$200, affirmed; Keys vs. Keys, Plaintiff, All Company, Circuit Court of Tazewell County, appeal and supersedeas, bond \$200, affirmed; Southern Railway Company vs. Richmond, Fredericksburg and Potomac Railroad Company, Circuit Court of Henrico County, rehearing refused.

Opinions for Appeals, Etc.
Southern Railway Company vs. Jacobs, Circuit Court of Brunswick County, rehearing refused; Virginia Railway and Power Company vs. Ayers, Law and Equity Court of city of Richmond, rehearing refused; Williams et al. vs. Lipbart, Hastings Circuit Court, Part II, city of Richmond, rehearing refused; Stephen Purney Shoe Company vs. Richmond, Fredericksburg and Potomac Railroad Company, Circuit Court of Henrico County, rehearing refused.

NEARLY MAD WITH ITCHING HUMOR

Began on Limbs. Spread in Bunches All Over Body and Arms. Would Scratch Until Fell Asleep From Exhaustion. Cuticura Soap and Ointment Cured in a Week.

Murleville, Va.—"I was an intense sufferer from some sort of humor. It began on my limbs and gradually spread in bunches as large as my two hands on my hips and all over my body and arms. I first noticed a stinging itching and uncomfortable desire to scratch. As soon as I had done so it would relieve very little and would leave the flesh very red, and flat looking lumps would appear and I would nearly go mad from the awful itching. I would scratch till the blood would appear. My clothing irritated the breaking out after it had formed sort of a head. Then I would scratch and a watery fluid would ooze from the bumps. The burning sensation was almost equal to being burned by fire. Nights it seemed worse; I could not sleep half the night. I would sit up till late and even after I retired I could not sleep but would scratch till I fell asleep from exhaustion."

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bond, \$12,000. Saunders vs. Southern Railway Company, Circuit Court of Mecklenburg County, writ of error; bond, \$100. Virginia Railway Company vs. Echols, Circuit Court of Montgomery County, appeal and supersedeas, bond \$200. Atlantic Coast Line Railroad Company vs. Newton, Circuit Court of Greenville County, writ of error and supersedeas, bond, \$100. Barrard vs. Barrard, Circuit Court of Norfolk, appeal, bond, \$300. City Gas Company, of Norfolk, vs. Webb, Law and Chancery Court of city of Norfolk, appeal and supersedeas, bond, \$200. Second Life Insurance Company of America vs. Dillard, Circuit Court of city of Lynchburg, writ of error and supersedeas, bond, \$12,000. Chesapeake and Ohio Railway Company vs. Newton's administrator, Circuit Court of city of Lynchburg, writ of error and supersedeas, bond, \$12,000. Jones vs. Albright, Circuit Court of Montgomery County, appeal and supersedeas, bond, \$500. Eastern Motor Sales Corporation vs. Apperson-Lee Motor Company, Circuit Court of Hanover County, appeal and supersedeas, bond, \$500. Patterson vs. Dyer, Circuit Court of city of Danville, appeal and supersedeas, bond, \$200. Chesapeake and Ohio Railway Company vs. Carnahan, Circuit Court of city of Lynchburg, writ of error and supersedeas, bond, \$30,000. Crawley vs. Glaze et al., Chancery Court of city of Lynchburg, appeal and supersedeas, bond, \$2,000. Al vs. Baboy, Circuit Court of Nansemond County, writ of error, bond, \$500. Standard Oil Company vs. New Jersey, vs. Commonwealth, Hustings Circuit Court of Richmond, writ of error and supersedeas, bond, \$200. Hargrave vs. Hargrave and wife, Circuit Court of Tazewell County, appeal and supersedeas, bond, \$200. Southern Express Company, appeal and supersedeas, bond, \$200. Honaker vs. Honaker, Circuit Court of city of Norfolk, writ of error and supersedeas, bond, \$100. Matney et al. vs. Hargrave, Circuit Court of Buchanan County, writ of error and supersedeas, bond, \$200. Morris et al. vs. Commonwealth, Corporation Court of city of Roanoke, writ of error and supersedeas, bond, \$100. Virginia and Northwestern Railway Company vs. Harris, Circuit Court of Wise County, writ of error and supersedeas, bond, \$500. Virginia Railway Company vs. Bell, Circuit Court of Montgomery County, writ of error and supersedeas, bond, \$10,000. Kincheol vs. Kincheol, Circuit Court of city of Norfolk, appeal and supersedeas, bond, \$200. Meen, Hastings and Hatchell vs. Biggs, Circuit Court of city of Norfolk, appeal and supersedeas, bond, \$100. Southern Railway Company vs. Crocker, Circuit Court of Norfolk, writ of error and supersedeas, bond, \$200. Tullitt vs. Commonwealth, Circuit Court of Warwick County, writ of error refused. Starke vs. Commonwealth, Circuit Court of Brunswick County, writ of error and supersedeas, bond, \$100. Virginia Railway and Power Company vs. Smith, Circuit Court of Law and Chancery of Norfolk, writ of error and supersedeas, bond, \$100. Duggins et al. vs. Woodson, Circuit Court of city of Norfolk, writ of error and supersedeas, bond, \$100. Eastern Transportation Company vs. Richmond, Circuit Court of city of Norfolk, writ of error and supersedeas, bond, \$2,000. Tyler vs. Commonwealth, Circuit Court of Gloucester County, writ of error and supersedeas, bond, \$100. Stone vs. Money et al., Circuit

of Lunenburg County, refused; Odle vs. Commonwealth, Circuit Court of Dickson County, writ of error refused; Payne vs. Belcher et al., Circuit Court of Tazewell County, appeal refused; Johnson vs. Commonwealth, Circuit Court of York County, writ of error refused; Morgan vs. Town of Manassas, Circuit Court of city of Alexandria, appeal refused; Phillips vs. Phillips, Law and Equity Court of city of Richmond, appeal refused; Lenz et al. vs. Jordan, Corporation Court of city of Newport News, appeal refused; Smith, Guardian, etc., vs. Wickham et al., Circuit Court of Hanover County, writ of error refused; John T. Anderson & Sons vs. Jones, Law and Equity Court of city of Richmond, writ of error refused; Willis vs. Willis, Circuit Court of Fauquier County, appeal refused; Moorman's Executors vs. Moorman et al., Corporation Court of city of Lynchburg, appeal refused; Ball vs. Commonwealth, Circuit Court of Dickson County, writ of error refused; Osborn vs. Gose, Circuit Court of Washington County, appeal refused; Beveridge and Taylor vs. Catron, Corporation Court of city of Bristol, writ of error refused; Adams Payne and Gleaves vs. Southern, Law and Chancery Court of Roanoke, appeal refused; Hart vs. Wise Company, Circuit Court of Wise County, writ of error refused; Reeder, Circuit Court of Wise County, appeal refused; Virginia Brewing Company vs. Jackson, Corporation Court of Roanoke, writ of error refused; Kellam vs. Gresham, Circuit Court of Roanoke, appeal refused; Goodson vs. City of Norfolk, Circuit Court of Law and Chancery of city of Norfolk, appeal refused; Ship vs. Branch, Circuit Court of city of Williamsburg and County of James City, writ of error refused (two cases); Brown vs. Commonwealth, Corporation Court of city of Danville, writ of error refused; L. S. Fidelity and Guaranty Company vs. Rosenber, Circuit Court of city of Norfolk, writ of error refused.

Decision Is Affirmed.
(Special to The Times-Dispatch.)
Suffolk, Va., June 11.—The Supreme Court of Appeals today affirmed the decision of Judge James L. McLennan in the case of Parrish vs. Parrish, granting to Mrs. Fannie Crumpler Parrish the custody of her eight-year-old son, James Shepherd Parrish, for nine months of the year, and to the child's father, Shepherd Parrish, of Chicago, the custody of the boy for three months. The decision was only amended in that the father is released from giving bond for the return of the boy. The child entered the Suffolk public schools for the first time this year, making the second grade. He was one of five in his grade to make the honor roll for the entire year.

FINAL CELEBRATION AT HAMPTON-SIDNEY
(Special to The Times-Dispatch.)
Hampton-Sidney, Va., June 10.—The final celebration of the Philanthropic Literary Society was held last night. The medals were awarded by Thomas J. McElwaine as follows: Grady's medal, R. E. Owen, Dennington, Va.; essayist medal, B. D. Motron,

Clarksville, Va.; debater's medal, C. B. Richmond, Ewing, Va.; declaimer's medal, H. S. Baker, Jr., Winchester, Va.

At the closing exercises of commencement week this morning the annual address before the literary societies was delivered by Henry St. George Tucker, L. L. D. of Lexington, Va.

Dr. Thompson, of Charleston, W. Va., delivered a strong and helpful address to the graduates, and his son, E. T. Thompson, first honor man of the class, delivered the valedictory.

The magazine conferred by the board were presented by Dr. A. M. Fraser as follows:

Senior-junior medal, E. T. Thompson, Charleston, W. Va.; sophomore-freshman medal, D. M. Allen, Farmville, Va. The prize scholarships for academic standing were awarded as follows:

W. W. Bondurant scholarship for the junior class, R. E. Warwick, Laurel, Miss.; Tuckett scholarship for the sophomore class, D. M. Allen, Farmville, Va.; Houston scholarship for the freshman class, H. S. Baker, Jr., Winchester, Va.; the S. P. Lee ministerial scholarship, D. C. Amick, Romney, W. Va.; Percy Echols ministerial scholarship, W. L. Foley, Mt. Storm, W. Va.

The board of trustees has changed the name of "Memorial Hall" to "McElwaine Hall" in honor of the late president, Richard McElwaine, by whose energy and devotion this building was created.

The degree of Bachelor of Arts was conferred upon W. W. Arbuckle, Lewisburg, Va.; G. F. Campbell, Burkeville, Va.; M. S. Clarke, South Boston, Va.; M. N. Fitzgerald, Richmond, Va.; J. Brown, Commonwealth, Corporation Court of city of Danville, writ of error refused; L. S. Fidelity and Guaranty Company vs. Rosenber, Circuit Court of city of Norfolk, writ of error refused.

Proceedings on argument docket today: Spangler vs. Ashwell, argued by Malcolm Griffin, for appellant, and S. S. Lambert, Jr., for appellee, and submitted; Quinn-Marshall Company vs. Whitaker et al., argued by H. C. Gilmer, for appellee, and submitted.

Next cases to be called: Honaker vs. New River, Holston and Western Railroad Company, argued by J. C. Gilmer, for appellant, and submitted; Johnston vs. Johnston, Straile vs. Esler et al., Hartford Fire Insurance Company vs. Farris.

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
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Step in out of the sun and try on this garment of incredible COOLNESS, withal as smart as the most expert hand-tailoring can make it. "LORD PALM BEACH" is not an ordinary suit—created by GREENTREE, shown nowhere else.

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How Many People You Hear Say, "If I Did Not Have Indigestion I Would Feel Good."

My kind, friends, there is a cure for your indigestion or sour, bloating stomach; not something that you have to take after or before you eat as long as you live, but a remedy that cleanses and heals that mucous lining and puts the stomach and bowels in good, healthy condition and builds up the entire system so you don't have to keep on suffering with that misery. The Quaker Herb Extract is a complete cure for indigestion, dyspepsia, biliousness or any form of stomach trouble. It will also cure catarrh in any form, rheumatism, liver, kidney or bladder troubles.

Here is a report of a local lady. Mrs. J. T. Monroe, who resides at Ettrick, Va., who was troubled with stomach trouble, indigestion, rheumatism in shoulders, arms down to elbows, and very badly constipated; had to take pills, pellets, salts all the time; appetite very poor, headache, dizziness, fluttering heart; has taken two bottles of Quaker Herb Extract and used one bottle of Oil of Balm. In three weeks is feeling better than she has in years; eats well; nervousness has about all gone; sleeps well and has none of that misery that caused so much suffering. This is how the Health Teacher when here proved to the people that the Quaker Remedies do cure. He gives you the names of people who use them and report the benefits they receive. Don't suffer longer. There is a cure for you, the same as others who have been made well, or improving every day. Call to-day at Traglo's drug store, 817 East Broad Street, and obtain the wonderful Quaker Herb Extract, \$1.00 per bottle, or three for \$2.50, six for \$5.00. Oil of Balm, 50c.—Advertisement.

ANNUAL MOUNTAIN EXCURSION

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